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7	[Additional Counsel Listed On Subsequent Pages]	
8		
9	UNITED STATES I NORTHERN DISTRIC	CT OF CALIFORNIA
10	SAN FRANCIS	CO DIVISION
11	PAUL MEOLA, individually, and on behalf of all others similarly situated,	Case No. C 06 4291 JSW
12		JOINT STIPULATION REGARDING
13	Plaintiff,	THE FILING OF PLAINTIFFS' CONSOLIDATION PAPERS
14	vs.	
15	AXA FINANCIAL, INC.; AXA ADVISORS, LLC; AXA EQUITABLE LIFE INSURANCE	Hon. Jeffrey S. White
16	CO.; and DOES 1 through 10, inclusive,	
17	Defendants.	
18	CARLTON M. LENNON, individually, and on behalf of all other members of the general	Case No. C 07 1858 JSW (Related to C 06 4291 JSW)
19	public similarly situated, JAMES L. THOMPSON, individually, and on behalf of	
20	all other members of the general public similarly situated,	
21	Plaintiffs,	
22	vs.	
23	AXA ADVISORS, LLC; AXA NETWORK,	
24	LLC; and DOES 1 through 20, inclusive,	
25	Defendants.	
26	[Additional Captions On Following Page]	
27		
28		

Case No. C 06 4291 JSW

JOINT STIPULATION

1	ANTHONY BOLEA, individually, and on behalf of all others similarly situated,	Case No. C 07 2777 JSW (Related to C 06 4291 JSW)
2		
3	Plaintiff,	
	v.	
4	L. L. L. D. W. G. D. L. W. L.	
5	AXA ADVISORS, LLC and AXA EQUITABLE LIFE INSURANCE CO.	
6	Defendants.	
7	HARKANT DHRUV, on behalf of himself and	Case No. C 07 4368 JSW
8	all others similarly situated,	(Related to C 06 4291 JSW)
	Plaintiff,	
9	vs.	
10		
11	AXA EQUITABLE LIFE INSURANCE COMPANY, AXA ADVISORS, LLC; and	
	AXA FINANCIAL SERVICES, LLC,	
12	Defendants.	
13		
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Case No. C 06 4291 JSW

JOINT STIPULATION

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Case No. C 06 4291 JSW JOINT STIPULATION

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Case No. C 06 4291 JSW JOINT STIPULATION

1	The parties in the above-captioned actions, by and through their counsel of record, hereby	
2	stipulate as follows:	
3	WHEREAS, Plaintiffs in the above-captioned matters ("Plaintiffs") indicated to the Cour	
4	at the Case Management Conference held on August 31, 2007 that they intended to file	
5	consolidation papers, consolidating the actions for all purposes, and concomitantly a	
6	consolidated complaint;	
7	WHEREAS, the Court directed Plaintiffs to file such pleadings by September 21, 2007;	
8	WHEREAS, Plaintiffs have contacted Defendants to determine if Defendants will	
9	stipulate to such filings;	
10	WHEREAS, Defendants need sufficient time to review Plaintiffs' proposed consolidated	
11	complaint before making any such determination;	
12	IT IS HEREBY STIPULATED AND AGREED that the time for Plaintiffs to file their	
13	consolidation papers and related pleadings is hereby moved from September 21, 2007 to Octobe	
14	5, 2007.	
15		
16	DATED: September 20, 2007	
17	KERR & WAGSTAFFE LLP	
18	By: <u>s/</u>	
19	Michael von Loewenfeldt	
20	Attorneys for Defendants	
21	DATED 9 1 20 2007	
22	DATED: September 20, 2007 LIM, RUGER & KIM, LLP	
23	By: s/	
24	Bryan King Sheldon	
25	Local Counsel for Plaintiff	
26	PAUL MEOLA	
27		
28		

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1		SCHIFFRIN BARROWAY TOPAZ & KESSLER, LLP
2		Lead Counsel for Plaintiff
3		PAUL MEOLA
4	DATED: September 20, 2007	INITIATIVE LEGAL GROUP LLP
5		
6	В	By:s/
7		Joseph Cho
8		Counsel for Plaintiffs CARLTON LENNON and JAMES THOMPSON
9	DATED: September 20, 2007	CARLSON LYNCH
10		
11	В	By:s/ Gary F. Lynch
12		Gary F. Lynch
13		Counsel for Plaintiff
14		ANTHONY BOLEA
15	DATED: September 20, 2007	COTCHETT, PITRE & McCARTHY
16	В	By:s/ Nancy Fineman
17		
18		Counsel for Plaintiff HARKANT DHRUV
19		
20		ember. Any motion, however, shall be noticed within the ated by the local rules on one of this Court's available
21	dates.	<u> </u>
22	Jeffrey S. White	e, U.S.D.J.
23		Chall Place
24		Jeffrey & Whoto
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Case No. C 06 4291 JSW

1	I, Michael von Loewenfeldt, am the ECF User whose ID and password are being	
2	used to file this Joint Administrative Motion to Consider Whether Cases Should Be Related. In	
3	compliance with General Order 45, X.B., I hereby attest Messrs. Bryan King Sheldon, Gary F.	
4	Lynch, Nancy Fineman and Joseph Cho, counsel for Plaintiffs above captioned cases,	
5	respectively, have concurred in this filing.	
6		
7	DATED: September 20, 2007	
8	KERR & WAGSTAFFE LLP	
9	By:	
10	Michael von Loewenfeldt	
11	Attorneys for Defendants	
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Case No. C 06 4291 JSW JOINT STIPULATION

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